THE TESTIMONY VERY DAMAGING.

General Rowley and Others Sue the West Penn Road for Damages.

ARGUMENTS IN THE SUPREME COURT.

A Jefferson Man Knocked Out in a Game Tussle for a License.

The Natcher murder trial was continued yesterday. The testimony was strong against Lee. Natcher's dying deposition that Lee had killed him was read. A pumber of Allegheny county cases were argued in the Supreme Court.

The interest in the trial of William E. Lee for the murder of John T. Natcher was manifested by the crowded condition of the lobby yesterday. The defendant is represented by Messrs. Marshall and Etphinstone, while the prosecution is being looked after by Messra. Burleigh, Porter and E. A. Montooth. The first witness called was Mrs. Annie Natcher, wife of the murdered man, who testified to her husband being 42 years old. She last saw him in good health on August 21, at 8 A. M., when he left home. Dr. Blystone, who was resident surgeon at the Homeopathic Hospital, testified to Natcher's wounds. One wound was in the lower left chest, and the other to the left of the spine. Dr. C. P. Seip corroborated the above, and stated that he had assisted at the post mortem. A portion of the spine of the deceased was produced and shown to the jury. Either of the wounds would

the spine of the deceased was produced and shown to the jury. Either of the wounds would cause death.

John H. McElroy saw the deceased lying in his rear office ten minutes after he was shot. He was suffering greatly.

Robert Thompson had made a plan of Natcher's office, which was offered in evidence. J. H. Lytle worked for Mr. Natcher and saw Lee in the office several times. When he came back from dinner on the day of the shooting Lee was in the office, but went away when he found that Natcher was not in. Lee returned about 2 o'clock, and had a short talk with Mr. Natcher and invited him into the back room. They went into the room, and when they came out again witness went away and did not see the shooting. L. C. McCormack worked for Mr. Natcher. He was ou the second floor of the shop when the shooting occurred. There were not over 20 seconds between the shots. He ran to the front and looked out, and saw Lee walking down toward Wood street. He then ran downstairs and saw Mr. Natcher lying on the floor. He was trying to raise himself. There was blood on Mr. Natcher's clothes. He helped to pick Mr. Natcher up, and carry him into the back office.

LEE'S TELL-TALE REMARK.

LEE'S TELL-TALE BEMARK. The witness had met Lee about 1:30, and Lee told him about Natcher owing him money, and he said: "I will drive the big fellow out of town; I will do him up," When Natcher was in the back room he said to witness: "Mac, Lee has shot me. I didn't think the dirty cur would

do it."

Henry Derby was also employed by Mr. Natcher. He heard the shooting and helped carry Mr. Natcher into the back room. The deceased also told him that Lee had shot him, using the same words that he did to the former witness. Natcher also said to him: "I saw the revolver, but didn't think he would shoot;" and also said that he thought it was all in with and also said that he thought it was all up with him and said that the shot had been fired him and said that the shot had been fired when he turned around to wipe his face.

John Gannon, a messenger boy, with the Holmes Company, was passing Natcher's office when he heard the first shot, and looked across the street, thinking the shot was from there. After the second shot, which was about 30 seconds after the first, he turned and looked into Natcher's office. Lee was standing with his back to the door, but he turned and came out. The witness saw the revolver in Lee's hand; it was smoking at the chamber and end of the barrel. Lee started to walk leasurely toward Wood street, and placed the revolver in his right hip pocket. The witness ran into Natcher's office, and heard Mr. Natcher say, 'Lee has shot me." Witness then ran for the police.

police.

Alexander Floyd, a colored man who works near the place, heard the two shots and saw Lee -ming down the street and place the revolver in his right hip pocket. Witness went into Natcher's office and saw the deceased lying on the floor. He then started after Lee, but the defendant had disappeared. Witness again saw Lee on Second avenue about 4 o'clock, but did not attempt to arrest him.

SAW NATCHER ON THE PLOOR. Witness thought that Lee was disfigured about the face. Joseph Mosier works at 112 Second avenue, just opposite Natcher's. He heard the shots. He looked across and saw

Second avenue, just opposite Natcher's. He heard the shots. He looked across and saw Natcher lying on the floor. He went to the patrol stable and notified the police. Witness said the door of Natcher's office was open. William Cooper corroborated the above, except that he thought the door was shut. He did not see Lee leaving the place.

Frank McCleary's place of business was just opposite Natcher's. He heard the shots. About five seconds before the second shot he heard a voice which he took for Mr. Natcher's say "On, don't." He saw a man going toward Wood street, and noticed him trying to put something in his hip pocket. Witness did not know whether it was the defendant or not. John Gripp, Esq., was next called, and testified that he was called to the Homeopathic Hospital between S and 4.a. k. to take Natcher's dying deposition. When asked the question as to whether he thought he was going to die Natcher said that he thought he would not. The witness then refused to take the deposition and started away, but was called back, and Natcher then said he thought he was going to die. Two of the hospital physicians and two nurses were in the room at the time the deposition was taken. Witness said he was very careful to take everything as it was said, and that the deceased was very careful in giving it. After the deposition was written it was read to the deceased, who said it was all right, and then he signed it and was sworn to it.

The declaration was then submitted as evidence. The defense objected to one clause where the deceased said he did not know that Lee was going to shoot. The objection was overruled, and the deposition was read to the deceased it has the deceased said he did not know that Lee was going to shoot. The objection was overruled, and the deposition was read to the deceased in the deceased regret for the act. Hoger O'Mara and Phillip Demmil testified to the arrest of the defendant, also taken the Central station and having a conversation with him in which the defendant, and that he wouldn't allow an

General Rowley and Others Want Damages

for Injuries From a Wreck. Precipes in a number of suits for damages against the Pennsylvania Railroad Company, operating the West Penn Railroad, were filed yesterday. The suits are brought by Henry and Barbara Dempka, John and Anna C. Mentzer, Catharine Kiefer, H. T. Rowley, General Thomas A. Rowley and B. W. Wachter. They Thomas A. Rowley and B. W. Wachter. They are for damages for injuries received in the wreek at Sarver station, on the West Penn Railroad, on August 16. An express train was derailed and overturned into a ditch, killing two persons outright and injuring over 20. The necedent, it is claimed, was caused by a rotten "stringer." The spikes would not held in the decayed wood and the rail turned, ditching the train. The company, it is held, were negligent in allowing such material to remain in the track. A number of other suits will probably follow shortly.

Charged With Rioting. In Judge Magee's branch of the Criminal Court, Joseph Fox. R. Churchill, T. Driscoll and David Thomas are on trial on the charge of and David Thomas are on trial on the charge of riot. On July 16 Officer Peeples arrested Churchill on Fourteenth street for disorderly conduct. A crowd interfered and attempted to rescue the prisoner. Officers Burns, Burl-baugh and Metagar went to Peeples' assistance and a battle ensued. The crowd attempted to mob the officers, but they managed to hold outo lateir prisoner. During the melee Officer Peeples was struck with a cobble stone and severely hurt. Fox, Driscoll and Thomas are charged with being the leaders of the crowd.

riminal Court-Commonwealth vs Charles other, Frank Carroll, Truby Shaul, Al Hen-Margie Dunn, William Dean, W. F. Robert Clark, Franz Kellner, Robert H. W. Smith, Florence Donaldson and sailey, Minnie Fleming, George Dott, Allen, Christ Anderson, Andrew IN THE SUPREME COURT.

gheny County Cases. An argument was heard on the appeal of James Sullivan from the Orphans' Court. The case is a contest of the will of John Sullivan. The following is the will made by Sullivan:

Will my property to my wife at my death. JOHN SULLIVAN. It was written in a time book and was very

It was written in a time book and was very illegible. James Sullivan, the father of the decedent, contested the will, alleging incompetency and that his son was drunk when he made the will. The Orphans' Court sustained the will, and he appealed the case.

An argument was heard in the matter of the incorporation of the borough of Edgewood, a certiorari to the Quarter Sessions Court. The incorporation of the borough from parts of Braddock and Sterrett townships was objected to by John G. Kelly and others and the school district of Braddock township on the grounds that it included unnecessary territory, and took in the Union Switch and Signal Company's works, which pays large taxes and which the school district would be deprived of. The objections were dismissed and the case of J. W. Walker & Co. against the Keystone Brewing Company, Lim., appealed by Walker & Co. on an error to Common Pleas No. 1. The suit was an action on a contract brought to recover for work performed in erecting the defendants browery.

The case of P. F. Collins & Co. against O. W.

on an error to Common Pleas No. 1. The suit was an action on a contract brought to recover for work performed in erecting the defendants browers.

The case of P. F. Collins & Co. against O. W. Barnes, appealed by Barnes on an error to Common Pleas No. 2 was argued. The suit was brought by Collins & Co. to recover for work done in constructing several sections of the Connecticut Western Railroad, the contract being sub-let to them by Barnes.

An argument was heard in the case of Mary Ann McCracken against Gumbert & Huey, appealed by the defendants on an error to Common Pleas No. 2. The suit is a controversy over coal rights in land in Elizabeth township assigned to Gumbert & Huey, the plaintiff having a life estate in the land.

The appeal of Wallace Ellistit & Co. from Common Pleas No. 2 was argued. The suit was brought to recover on a judgment obtained against Frank Hamka, who, it was alleged, had confessed judgments in favor of his wife to forestall his creditors.

An argument was heard in the case of George Oliver and others against the Pittsburg, Virginia and Charleston Railroad Company, an error to Common Pleas No. 1, appealed by the railroad company. The suit was an action in ejectment brought against the railroad company to recover a strip of land alleged to have been illegally taken by the company.

The case of Mrs. Rebecca McKinney against Robert P. Brown and wife, appealed by the defendants on an error to Common Pleas No. 1, was argued. The suit was an action for rent.

The following cases before the Supreme Court were dismissed yesterday: Barrows & Osborne vs. Cahill, error to Common Pleas No. 1, appealed by the Court were dismissed yesterday: Barrows & Osborne vs. Cahill, error to Common Pleas No. 1, appeal of W. F. Callner, certiorari to Common Pleas No. 2; Commonwealth vs. William Hill, Treasurer, error to Common Pleas No. 1. This suit was a appealed. Appeal of George C. Whitesell et al., certiorari to Common Pleas No. 1; Auberlie vs. Coursin, appeal and certiorari to Common Pleas No. 1, Alberlie

HIS MANDAMUS DISMISSED.

A Jefferson County Man Left in His Fight for a License.

Justice Williams, of the Supreme Court, yesterday handed down a lengthy opinion on the application of Marshall Knorr for a liceuse to sell malt and brewed liquors in Jefferson county. The case was in the shape of a petition for a mandamus on the county Judges to

tion for a mandamus on the county Judges to compel them to issue the license.

Justice Williams, in his opinion, said that the single question presented is whether the Court had the right, after duly considering the application, to refuse it in the exercise of a judicial discretion, being moved by the personal or official knowledge of the Judges thereof. He said that the act of 1856, which may be regarded as the foundation on which our license system has been built, committed the granting and refusing of licenses to the Court of Quarter Sessions. Continuing, he reviewed the later acts of Assembly which repeat substantially the same provision and declare their power to hear and determine regardless of the prima facie evidence. This right is distinctly recognized in the act of May 14, 1887, he said, and provisions made for the manner in which it is to be exercised. In conclusion the petition was dismissed.

AGAINST A CEMETERY. Mr. Cooper Claims the Cornopolis Grave-

yard Will Injure the Water. enstrance was filed in court vesterday against the granting of a charter to the Cora opolis Cemetery Company. The application was filed a short time ago, and the matter is still pending. The company is composed of Thomas F. Watson, Fred W. Patterson, John

Thomas F. Watson, Fred W. Patterson, John Watson, J. M. Curry, Frank B. Dillon and Charles E. Cornelius. The remonstrance is made by C. A. Cooper. He states that the maintenance of a cemetery in the borough of Cornopolis would be detrimental to the health of the inhabitants in the vicinity and injurious to the interests of the community; also, that from the position and elevation of the proposed location of the cemetery it will necessarily affect the water derived from the springs and wells in the vicinity, which are the only source of supply of drinking water, and render the water unwholesome and dangerous. In addition, the borough is increasing rapidly, and the location of a cemetery within the corporation limits would become more and more injurious. The case will be argued before the Judges of Common Pleas No. 1 shortly.

CONTEST OVER A CHILD.

A Grandmother Won't Give Up a Girl to Her Reconciled Parents. An argument was heard by Judges Stowe, Collier and Slagle yesterday in the matter of the adoption of Carrie M. Harlan. Mr. and

Mrs. Harlan, the parents of the child, separated some time ago, and Mrs. Harlan left the city, some time ago, and Mrs. Harlan left the city, remaining for a time with friends in Steuben-ville and also in Columbus. While she was away the child was placed by her father in care of his mother, Mrs. Marian McD. Sanders. She desired to adopt the child and the father consented. A petition was filed in court and the decree of adoption was made. Shortly afterward Mrs. Harlan returned home and became reconciled with her husband. They went to live together again and desired to get their child back. Her grandmother refused to give her up, however, and the parents filed a petition, asking the Court to set aside the decree of adoption.

THE OLD MAN LEFT HER And Now Mrs. Caroline Herman Asks to be

Divorced. The testimony taken by William M. Hall, Esq., commissioner in the divorce case of Mrs. Caroline Herman against Emil Herman, was filed yesterday. Mrs. Herman is 64 years of age, and has resided at No. 38 Steuben street, Thirty-sixth ward, for 44 years. She was married to Herman in 1881. She kept a saloon and he went to live with her. She states in her testimony that he only lived with her four months. He got angry because she objected to his playing cards for the drinks in the barroom, and also because she wouldn't give him money to put some machinery in a shop she had had built for him. He flew into a passion over these matters and left her, he and his grown-up son by a former marriage going to live together a few squares away. She met him one day and asked him to make up, but he declined and told her to go and get a divorce. He subsequently went to Scranton. The testimony taken by William M. Hall,

The Sale is Good.

In the United States Court yesterday Judge Acheson refused a rule on the assignee of Peter Herdick, deceased, to set aside the sale of a certain piece of property after the de-ceased had been discharged from debts in

bankruptcy. The rule was asked for by the Metropolitan National Bank.

THE COURTS DIFFERED. An Illinois Tribunal Docen't Sustain the

In the Supreme Court yesterday an argu-ment was heard on the appeal of James W. Osburn and others from the Orphans' Court. The suit is a controversy over the estate of Griswold E. Warner, who died in 1873. The will of Judge Warner in one clause provided that the estate should be divided in equal parts and distributed among the eight children of Mrs. Osburn and among the eight children of Mrs. Osburn and Mrs. McCartney's only son Harry. McCartney claimed that he should get as much as all the Osburn children, interpreting the will that way, while they contended he was only entitled to one-ninth. The court of Allegheny county sustained McCartney's claim, and was affirmed by the Supreme Court. In Illinois, however, where part of the estate lies, the courts declared in favor of the Osburns, giving McCartney only one-ninth. The matter now in dispute is the partition of the estate in Pennsylvania, the Osburns not desiring it until the youngest child becomes of age, while McCartney wants it divided at once.

What Lawyers Have Done. JOHN DAVIS and W. T. Hawes were con-MARY DUNLAP pleaded guilty to selling

liquor in a prohibitory district, Bellevne, and on Sunday. She was fined \$100 and sent 30 days to the workhouse. JOHN LAFFY, of the Southside, pleade guilty to selling liquor without a license and on Sunday. He was fined \$550 and sentenced three months to the workhouse.

The testimony was filed yesterday in the divorce case of Mrs. Willy Jane Atkinson against Albert Atkinson. The latter, it is claimed, deserted his wife three years ago. EXECUTIONS to the amount of \$9,731 69 were issued yesterday against Brown & Emery, con-tractors at Wilmerding, and placed in the hands of the Sheriff. The executions were on the following judgments: First National Bank of Braddock, \$3,000; Marine Steam Shovel Com-pany \$5,900, and Thomas Carlin's Sons, \$831 69. pany \$5,900, and Thomas Carlin's Sona, 8831 69.

A CHARTER was filed in the Recorder's office yesterday for the Union Transfer and Trust Company of Pittsburg. The company is formed for the purpose of insuring mortgagees and the titles to real estate. The capital stock is \$250,000, divided into 2,500 shares at \$100 per share. The directors are A. W. Mellon, William Metcaif, John Porterfield, George I. Whitney, Edward House, John G. Holmes, Robert Wardrop, George R. Hamilton and John Walker.

Horsford's Acid Phosphate. Beware of imitations.

Only a Few More Days. 75c. Mothers, bring your little ones to Yeager & Co., No. 70 Federal street, Allegheny, and have their photographs taken before the time is up for cheap but good pictures.



become listless, fretful, without energy, thin and weak. But you can fortify them and build them up, by the

OF PURE COD LIVER OIL AND

HYPOPHOSPHITES Of Lime and Soda. They will take it readily, for it is almost as palatable as milk. And it should be remembered that AS A PRE-VENTIVE OR CURE OF COUGHS OR COLDS, IN BOTH THE OLD AND YOUNG, IT IS

oc2-28-MWF8u

Residing at Apollo, and foreman of a section of the West Penn Railroad, having a large number of men in his charge, has for many years been a great sufferer from Catarrh of the Stomach and a diseased con-dition of the liver. His stomach gave him much pain and it felt sore on pressure. His bowels were constipated, and he had a very dark, sallow complexion. He had no appetite, and what little food he did eat seemed to do him no good, for he had a sick, nauseous feeling after eating. In fact the very sight of food would often make him sick at the stomach. He had a dull pain over his eyes. He could not sleep, and he was always tired, and more so on getting up in the morning than when he went to bed. As the disease extended to his throat and lungs he did much hawking and spitting and he felt a weight and pressure in his lungs. It was while in this condition that he consulted the Physicians of the Catarrh and Dyspepsia Institute, at 323 Penn avenue, who told him he could yet be cured.

Although he said he had already treated with fifteen doctors, receiving no permanent benefit, and had but little faith, he began

benefit, and had but little faith, ne began treatment. Of the result he says:

"My disease was of 18 years standing. I now feel like a new man. I have a good appetite, sleep well, feel rested in the morning and am glad to state that I have been cured of all the above conditions by the Physicians of the Catarrh and Dyspepsia Institute.

H. B. KUNKLE."

Mr. Kunkle is well known among railroad men in Aliegheny and Armstrong counties.
The Catarrh and Dyspepsia Institute is permanently located at 323 Penn ave., for the cure of Catarrh, Dyspepsia and Diseases of Women. Consultation free. Office bours; 19 A. M. to 4 P. M., and 6 to 8 P. M. Sundays, 12 to 4 P. M. oc28-MWF

Have you used

NEW ADVERTISEMENTS.

An Awful Sore Limb Skin entirely gone. Flesh a mass of disease.

Leg diminished one-third in size. Condition hopeless. Cured by the Cuticura Remodies in two months.

Cured by Cuticura

For three years I was almost crippled with an awful sore leg from my kace down to my ankle; the skin was entirely gone, and the flesh was one mass of disease. Some physicians pronounced it incurable. It had diminished about one-third the incurable. It had diminished about one-third the size of the other, and I was in a hopeless condition. After trying all kinds of remedies and spending hundreds of dollars, from which I got no relief whatever. I was persuaded to try your curticura. HEMEDIES, and the result was as follows: After three days I noticed a decided change for the better, and at the end of two months I was completely cured. My fiesh was purified, and the bone (which had been exposed for over a year) got sound. The fiesh began to grow, and to-day, and for nearly two years past, my leg is as well as ever it was, sound in every respect, and not a sign of the disease to be seen. S. G. AHEEN, Dubols, Dodge Co., Ga. Skin Disease 17 Years

I have been troubled with a skin and scalp disease for seventeen years. My head at times was one running sore, and my body was covered with them as large as a half dollar. I tried a great many remedies without effect until I used the CUTICHA REMEDIES, and am thankful to state that after two mouths of their use I am entirely cured. I feel it my duty to you and the public to state the above case. L. R. McDOWELL, Jamesburg, N. J.

Another Marvellous Cure The CUTICURA, CUTICURA RESOLVENT and CUTICURA SOAP have brought about a marrellous cure in the case of a skin disease on my little son eight years old. I have tried almost all remedies and also the most eminent doctors, all alike failing, except the wonderful CUTICURA REMEDIES.

ED. N. BROWN, 720 N. 16th St., Omaha, Neb,

Cuticura Resolvent. The new Blood Purifier and purest and best of Humor Remedies, internally, and CUTICURA, the great Skin Cure, and CUTICURA SOAP, an exquisite Skin Beautifier, externally, are a positive cure for every disease and humor of the skin, scaip, and blood, with loss of hair, from plumples to Scrofula. Soil everywhere. Price, CUTICURA, Soc.; SOAP, 25c.; RESCLVENT, \$1. Prepared by the POTTER DRUG AND CHEMICAL CORPORATION, Boston.

27 Send for "How to Cure Skin Diseases," 64 pages, 10 illustrations, and 100 testimonials.

PIMPLES, black-beads, red, rough, chapped, and olly skin prevented by CUTICURA SOAP. NOW MY BACK ACHES Hack Ache, Kidney Pains, and Wesk-ness, Soreness, Lameness, Strains, and Pain RELIEVED IN ONE MINUTE by the CUTICUEA ANTI-PAIN PLASTER. The first and only instantaneous pain-

For a DISORDERED LIVER Try BEECHAM'S PILLS. 25cts. a Box. OF ALL DRUGGISTS.

Kabo is for women who break their corsets. Kabo can't be broken. The store guarantees it not to break for year; and the maker behind the store.

And Kabo doesn't kink. To kink is almost as bad as to break. The store guarantees it not to kink for a year; and the maker behind the

If a single "bone" (we call it "bone," it isn't bone) of Kabo breaks or kinks in a year, take your corset back to the store and get your money. And, if the corset don't suit you after wearing a week or two or three, go back for your money.

There's a primer on Corsets for you at the store.

CHICAGO CORSET Co., Chicago and New York.

We Mind Our Own Business.

Every day gives you a better experience of Wanama-

We are selling our Boys' Clothing every day as usual. The best inducement we can offer you is that our Suits wear better, and that you'll save money in buying them. You can buy groceries, or put in the bank, the money you save. It's no business of

Our Clothing is all-wool and the colors are fast. It is such Clothing as stands either sort of thunder-gust-that of

the skies or that of the shops. Why shouldn't it, when it is handsome in the designs, superior in the making and getting better and better known every day for its good quality and fair prices.

These are sterling items, and mothers are not easily run away with in seeking the worth of their money.

WANAMAKER & BROWN,

Sixth street and Penn avenue.

Let this illustrate our capacity for tailoring-to-order. Nearly 1,000 styles of goods.



NEW ADVERTISEMENTS

IT'S TIME TO LOOK AROUND

Beaver Cloth, Felt and Heavy

Serge, Flannel Lined, Quilted Shoes, Boots and Slippers. Also, Gents' grain fur-lined Boots.

Gents' Cloth Slippers and Shoes at \$1 \$1.75.
In Ladies' Cloth Foxed Bals, at \$1 to \$1.25.
Fine Serge Flannel Lined Bals, and Slippe
at \$1.25 to \$1.50.
Beaver Foxed Button Shoes at \$1.50.
Ladies' Cloth Slippers at 75c.

A Large Stock, Good Goods and Low Prices,

78 OHIO ST., ALLEGHENY. Corner of Sandusky street. oc17-ww

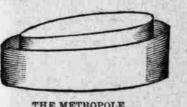
G.D. SIMEN'S,

WM. GRABOWSKY. Renovator of Ladies' and Gents' Hats.

Gents' light-colored stiff or soft hats dved Gents' light-colored stiff or soft hats dyed black, retrimmed and renovated into the new fall styles; fast color, correct styles; this means saving \$2.

Silk hats renovated into the Broadway, Dunlap or Knox style, well trimmed, fine finish, appearance as good as new and a saving of \$3 to \$4 on each hat. If you wish a fine French mourning band, your hat blocked, a new leather band or binding, come to us; we do our work in pleasing style.

Our Ladies' Department, felt and straw hata, is booming. We show the most fashionable styles; our renovating is done with effect; we styles; our renovating is done with effect; we



THE METROPOLE.

The most attractive turban for the season. You can have your old-fashioned felt or straw hat made into this or any of our many samples. Plumes and tips dyed to any sample.

Get your work done at the reliable old business stand of

WILLIAM GRABOWSKY, PENN AVE., Opp. Penn Building.

ATENTS O. D. LEVIS, Solicitor of Patents, 311 Fifth avenue, above Smithfield, next Leader office. (No delay.) Established 20 years. se25-80 NEW ADVERTISEMENTS

RUBEN Introduced early this fall has "Caught on" Immensely.



NEW SQUARE CROWN

\$1 90, \$2 20, \$2 40, \$2 90, \$3 40. We must confess to having had some misgivings about a square crown for this fall, and for that reason aid not push them with our usual aggressiveness. But the mere display of this truly dressy hat in our windows has sold for us so very many that we are fully convinced of their assured success. We carry of this style three distinct dimensions; namely, \$\frac{\pi}{2}\pi x\rightarrow \text{y or our gents}\$ of \$\pi x\rightarrow \text{y or a regular gents}\$ and \$\frac{\pi}{2}\pi x\rightarrow \text{y}\$ for the stout or middle aged. All these hats are extremely light in weight, of harmonious proportions, and withal comfortable, stylish and dressy.

The Hatter and Furnisher. 421 and 423 Smithfield St. P. S.-Mail orders promptly filled.

RAILROADS. BALTIMORE AND OHIO RAILEDAL

Schedule in effect May 12, 1889. For Washi
ton, D. C., Baltimore, Philadelphia and N
York, 78:00 a. m., and 79:20 p. m. For Cashi
berland, 78:00 a. m., and 79:20 p. m. For Cashi
elistylile, 18:00 and 78:00 a. m., 11:00, 79
and 79:20 p. m. For Uniontown, 15:40, 5:00 a. i
11:00 and 41:00 p. m. For Mount Pleasant, 48:40
12:50 a. m., and 11:00 and 41:00 p. m. 1
Washington, Pa., 78:45, 49:40 a. m., 73:35, 14
and 79:20 p. m. For Wheeling, 76:45, 19:40 a. 7
2:33, 78:20 p. m. For Chicano, 76:45, 20:40 a. 7
2:35, 78:20 p. m. For Chicano, 76:45, 20:40 a. 7
2:35 and 78:30 p. m. For Chicano, 76:45, 20:40 a. 7
2:35 and 78:30 p. m. For Chicano, 76:45, 20:40 a. 7
2:35 and 78:30 p. m. For Chicano, 76:45, and 78:30 p. m. For Chicano, 76:45, and 78:30 p. m. For Chicano, 76:45, and 78:30 p. m. From Columbus, 6:20 a. m. and 78:30 p. m. From Columbus, 6:20 a. m. and 78:30 p. m. From Columbus, 6:20 a. m. and 78:30 p. m. From Columbus, 6:20 a. m. and 78:30 p. m. From Columbus, 6:20 a. m. 13:00, 70:00
m. Through sleeping cars to Baltimore, Washington and Chicanott.

Wheeling accommodation, 8:20 a. m., Sun conty. Conneils yille accommodation at 18:35 a. ington and Cincinnati.

Wheeling accommodation, 5:20 a. m., Sunday only, Conneisville accommodation at 18:25 a. m.

"Daily, tDaily except Sunday, 18unday only. The Pittsburg Transfer Company will call for and check baggage from hotels and residences upon orders left at B. & O. Ticket Office, corner Fifth avenue and Wood street. CHAS. O. SCULL, Gen. Pass. Agt. J. T. ODELL, Gen. Mgr. SCULL, Gen. Pass. Agt. J.T.ODELL, Gen. Mgr.

PITTSBURG AND CASTLE SHANNON E. R.

Sammer Time Table. On and after May 1, 1883, until further notice, trains will run as follows on every day, except Sunday. Eastern standard time: Leaving Pittsburg-6:20 a. m., 7:10 a. m., 8:00 a.m., 9:36 a. m., 11:30 a. m., 1:40 p. m., 3:40 p. m., 5:40 p. m., 6:20 p. m., 9:30 p. m., 11:30 p. m. Arlington-6:40 a. m., 6:20 a. m., 7:10 a. m., 1:40 p. m., 2:40 p. m., 4:20 p. m., 1:40 p. m., 2:40 p. m., 4:20 p. m., 5:30 p. m., 2:50 p. m., 1:50 p. m., 1:5

A LLEGHENY VALLEY RAH, KOAD—
A Trains leave Union Station (Eastern Stands time): Kittanning Ac., 658 s. m.; Miagara E. daily, 8-48 s. m., Huiton Ac., 10:19 s. m.; Val Camp Ac., 20:69 p. m.; Oll City and DuBlois P press, 2:00 p. m.; Huiten Ac., 3:00 p. m.; Kittanni Ac., 4:00 p. m.; Braeburn Ac., 6:20 p. m.; Kittanni Ac., 6:30 p. m.; Braeburn Ac., 6:20 p. m.; Hiton Ac., 7:30 p. m.; Buffalo Ex., dall 8:50 p. m.; Huiton Ac., 9:46 p. m.; Braeburn A. Hillo p. m. Church trains—Braeburn Licop., and 9:35 p. m. Pullman Sleeping Cars betwee Pittsburg and Buffalo, JAS. P. ANDERSO G. T. Agt.; DAVID MCOARGO, Gen. Supt.

DOUGLAS & MACKIE

more.

100 only—Rich Applique Embroidered Robes, all colors, only \$5.00 each; their real value is \$7.00.

And we've got 100 Extra Rich Silk Embroidered Imported Serge Robes, that are worth \$10.00.

all to go at \$7.50 each.

OBSERVE—We've got a most elegant line of Sashes, Panels, Girdles, Fringes, Gimps, and all newest styles in Dress Trimmings.

Come and See Us This Week. Express and freight deliveries almost every hour of the day, just now, of Ladies', Misses' an and Children's Cloaks, Wraps, etc. Thousands to select from. Newest styles, all of them, an all at our well-known

Money-Saving Prices. 151 and 153 FEDERAL STREET, ALLEGHENY.



VIA THE

PENNSYLVANIA RAILROAD.

On the occasion of the Catholic Congress to be held in Baltimore, round trip tickets will be sold to Washington on November 7 to 12, valid for return until November 16, at the Baltimore rate.

All tickets sold from Pittsburg and stations west of Harrisburg will read to Washington, with the privilege of stop over in Baltimore within the face limit.

FURNITURE AND CARPETS

BEST QUALITIES! **NEWEST STYLES!**

GRANDEST VARIETY! LOWEST PRICES! EASIEST TERMS! BEST TREATMENT!

KEECH'S Cash and Credit House,

923 and 925 Penn avenue, near Ninth street.

HEAD BEST CHIMNEYS THE BEST CHIMNEYS WADE ONLY BY A IN THE WORLD GEO. A.MACBETH&CO. PITTSBURGH, PA

THE NEW SQUARE CROWN KAUFMANNS

Leadership in the Field Fine Ready-made Clothing ::: Well Known and Indisputed.

Every day proves the superiority of our Clothing. It has been tested by thousands and in every case it has given entire satisfaction. There is that indescribable "something" about our clothes that you'll look in vain for elsewhere. At first thought it would appear strange that other dealers don't offer Clothing equally as good as ours. They certainly have the same opportunities for making or buying our excellent qualities. But here is the rub: The profits are bigger on trashy garments than on the thoroughly good ones. We can easily save a dollar in the making of a coat, or fifty cents on a pair of pants, but, as we want to supply our customers with the best ready-made clothing in the world, we can tolerate no cheap workmanship. This cuts down our profits, of course, but we have the satisfaction of doing the largest Clothing business and enjoying the best reputation in the city. That's worth something. In short, handlers of cheaply made clothing may pile up big profits temporarily, but in the long run we'll come out best—and so do the people who wear our dependable garments.

LADIES, A WORD TO YOU!

Can you tell a bargain when you see one? If so, we need not urge you to call and take advantage of our three specialties of Shoes this week.

Ladies' beautiful Curacoa Kid Button Boots, flexible soles, New York and Common Sense last, at \$1 50. At this price it is not easy to furnish a really prime Shoe without making a loss on every pair, nevertheless you will find them at our stores in every size and width-goods that for equal fit, finish and durability are not behind any you would have to pay \$2 50 for any where else.

Ladies' fine Pebble Goat Button, Goodyear welt, fair stitched, flexible double soles, common sense last, at \$2 50. These are especially suited to street wear and for Misses wearing ladies' sizes. Made of the best Tampico Goat, they are extremely serviceable. We guarantee them to be the equal of any \$3 50 Shoe you can find.

Ladies' Bright Dongola, hand welt, fair stitched Button Boots, New York and Opera last, AA to E, at \$3 50. These are new, medium weight, bright finished goods, choicest styles and finest workmanship, and equal to any of the \$5 boots you can

WE CARRY OFF THE PENNANT

buy outside of our stores. Every pair guaranteed.

When it comes to Furnishing Goods. Talk about "Swell" Fixings, extreme Novelties and imported Specialties, you'll find 'em all here in our stock, as well as the plainer styles desired by the steady-going man of the masses. In Neckwear, Underwear, Footwear, Shirts, Collars, Cuffs, Gloves, etc., you'll not only find our prices much the lowest for same qualities, but a bigger stock from which to select in every instance.

Fifth Avenue and Smithfield Street.

RAILROADS ENASYLVANIA RAILRUAD - ON ANI after September II, 1880, trains leave Unlos MAIN LINE EASTWARD.

From FEDERAL ST. STATION, Alleghent City, dail train, connecting for Hairsville... 506 a. in Express, for Biairsville, connecting for